

REMARKS

Claims 1-34, 36-45, and 47-62 are pending in this application. Claims 1, 2, 9, 10, 17, 18, 25, 26, and 53 are amended solely for clarity and to expedite prosecution. No claims are cancelled or added. In view of the foregoing amendments and the following remarks, reconsideration and allowance of all claims pending in this application are respectfully requested.

CLAIM REJECTIONS UNDER 35 U.S.C. §102

Claims 1-34, 36-60 and 62 stand rejected under 35 U.S.C. §102(e) as allegedly being anticipated by Gilhuly et al. U.S. Patent No. 6,701,378 ("Gilhuly"). Applicants traverse this rejection on the following basis.

In the Advisory Action mailed April 7, 2005, the Examiner asserts that in the Reply filed February 18, 2005, Applicants' relied on limitations not found in the claims in setting forth the differences between Gilhuly and the claimed invention. Although Applicants disagree with this statement, the claims have been amended to emphasize these features. More particularly, claim 1 includes the features of presenting a plurality of different forms comprising a full form that includes substantially all of the fields for displaying substantially all of the transmissible media content, and a brief form that includes only user selected ones of the fields for displaying portions of the transmissible media content that correspond to the user selected fields, and enabling selection, on the wireless client device, of at least one form from the plurality of different forms for displaying the transmissible media content, among other things. Independent claims 9, 17, 25, and 53 include similar features, among other things.

In an exemplary embodiment, multiple types of forms may be used for various applications to display transmissible media content. Different types of forms may include facsimile, memorandum, invitation, and user profile forms (see the specification at page 36, lines 7-9). A plurality of different forms may be associated with the multiple types of forms. The plurality of different forms may include brief forms and full forms, among other forms. For example, full forms may display all the fields of transmissible media content available, while brief forms may display user selected fields (*i.e.*, less

than all available fields)(see the specification at page 26, lines 13-15). Forms for each application may include predetermined form fields that are specific to each application (see the specification at page 26, lines 9-10). The forms may be used to display, edit, or create documents that contain transmissible media content on a wireless device (see the specification at page 23, lines 18-20).

Gilhuly appears to disclose a system and method for pushing information from a host system to a mobile device upon sensing a triggering event. (see Gilhuly at col. 2, lines 11-13). A redirector program may be implemented to initiate redirection of user data items upon sensing one or more user selected triggers (see Gilhuly at col. 2, lines 28-32).

The Examiner alleges Gilhuly teaches that "the user selects an item for displaying the content of the item," (See the Advisory Action). In other words, Gilhuly teaches that selecting a document causes the transmissible media content within that document to be displayed. However, Gilhuly is silent regarding the user's ability to select fields for displaying portions of the transmissible media content of the data items. Thus, while Gilhuly discloses that the user may select from among various data items, such as e-mail messages, calendar events, meeting notifications, address entries, journal entries, personal reminders, Gilhuly does not teach or suggest that the user may select, on the wireless client device, at least one form for displaying the transmissible media content, wherein the forms include user selected fields for displaying only a portion (or portions) of the transmissible media content. Rather, Gilhuly discloses enabling the user to select received e-mail messages, calendar events, meeting notifications, address entries, journal entries, personal reminders and displaying the content in a format defined by the system.

Therefore, the rejection of claim 1 as allegedly being anticipated by Gilhuly is improper and must be withdrawn at least because Gilhuly fails to disclose presenting a plurality of different forms comprising a full form that includes substantially all of the fields for displaying substantially all of the transmissible media content, and a brief form that includes only user selected ones of the fields for displaying portions of the transmissible media content that correspond to the user selected fields, and enabling

selection, on the wireless client device, of at least one form from the plurality of different forms for displaying the transmissible media content.

Similarly, the rejections of independent claims 9, 17, 25, and 53 must also be withdrawn. Further, claims 2-8, 10-16, 18-24, 26-34, 36-52, 54-60 and 62 depend from corresponding ones of independent claims 1, 9, 17, 25, and 53, and are allowable by virtue of their dependency as well as for the features that they add to the independent claims.

CLAIM REJECTIONS UNDER 35 U.S.C. §103

Claim 61 stands rejected under 35 U.S.C. §103(a) as allegedly being unpatentable over Gilhuly in view of U.S. Patent No. 6,169,911 to Wagner et al. ("Wagner"). Applicants traverse this rejection on the following basis.

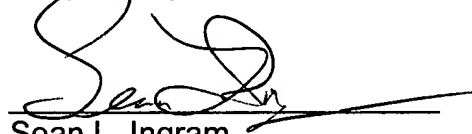
Claim 61 depends indirectly from claim 53 and consequently includes the features of presenting a plurality of different forms comprising a full form that includes substantially all of the fields for displaying substantially all of the transmissible media content, and a brief form that includes only user selected ones of the fields for displaying portions of the transmissible media content that correspond to the user selected fields, and enabling selection, on the wireless client device, of at least one form from the plurality of different forms for displaying the transmissible media content, among other things.

The Examiner admits that Gilhuly is deficient at least for failing to teach that "the action property includes one of a Mail To property and a Dial Phone property" (see the December 16, 2004 Office Action at page 6, paragraph 6). The Examiner relies on Wagner for disclosing this feature. Wagner appears to disclose a graphical user interface for a portable telephone that enables a user to access both electronic mail and voice mail messages (see Wagner at the Abstract). However, Wagner does not teach or suggest the deficiencies of Gilhuly discussed above. Even if Examiner's allegation with respect to Wagner is accepted, claim 61 is distinguishable over the cited references because the combination of Gilhuly and Wagner fail to provide the features of independent claim 53.

Having addressed each of the foregoing rejections, it is respectfully submitted that a full and complete response has been made to the Office Action and, as such, the application is in condition for allowance. Notice to that effect is respectfully requested. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Dated: April 18, 2005

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Sean L. Ingram', is written over a horizontal line.

Sean L. Ingram
Registration No.: 48,283
PILLSBURY WINTHROP LLP
1600 Tysons Blvd.
McLean, Virginia 22102
703-905-2000